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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE													
In re Appin. of: John P. Jaaska, Sr.												•	
App	ln. No.:	10/828,748						Examiner: E. Garrett					
File	i:	April 20, 2004						Art Unit: 36:36					
For: PIVOTABLE REAR SEAT ARMRES WITH INTEGRATED ENTERTAINM SYSTEM						-	ıτ ·	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\					
Attorney Docket No: 10541-1837									•	•	· /\	(	
Mail Stop Amendment													
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☐ Reply Under 37 C.F.R. §1.111 JUL 0 5 2005													
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Fee calculation:  No additional fee is required.													
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	Small Entity.  An extension fee in an amount of \$ for amonth extension of time under 37 C.F.R. § 1.136(a).												
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An additional filing fee has been calculated as shown below:													
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	Claims Ren	naining		Highest No.	Present	П							
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	Payment by	credit cal	rd in the	amount of \$	(Form PT	0-2	2038 is <b>s</b>	ttached).					
The Director is hereby authorized to charge payment of any additional filing fees required under 37 CFR § 1.18 and any patent application processing fees under 37 CFR § 1.17 associated with this paper (including any extension fee required to ensure that this paper is timely filed), or to credit any overpayment, to Deposit Account No. 08-1500.  Respectfully submitted,													
1,	20.2005				/	<u>~</u>	- مر	X	~~	25% V			
June 30, 2005  Date					Ena	LSesenko (Reg. No. 14.440)							

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